

General Terms and Conditions

The following conditions apply for all business transacted with our company. No specific conditions shall apply unless specifically agreed in writing by us.

Prices

The prices stated in the price list shall be valid from the date of issue and shall replace all previous price lists. All prices shown are net exclusive VAT but inclusive normal packaging for shipping. We make reservations for any printing errors and reserve the right to adjust the prices without further notice. Orders will be confirmed at prices valid the date on receipt. If delivery agreed more than 30 days later we reserve the right to charge prices valid on the date of shipping.

Minimum order value

For orders with a value less than € 300 we charge a handling fee of € 20.

Time of Delivery

Scangrip A/S will endeavour to meet all delivery dates but shall not be liable for any delay in dispatch or any loss occasioned thereby.

Terms of Delivery

Deliveries will be effected ex works.

Except where otherwise specified, any risk of loss, deterioration, misdelivery and damage shall pass to the customer. Please note, that transport insurance is not arranged by us nor included in our transport cost.

The customer shall examine the goods immediately upon delivery and shall notify Scangrip A/S of any shortage within fourteen business days.

Return of goods

Reception of goods returned will only be accepted according to prior agreement, provided the goods are received saleable in original packaging.

For preparing a credit note we deduct 15% from the invoice total in order to cover handling and inspection costs.

Articles made to Customers' specifications

For orders made to customers' specification we reserve the right to deliver the quantities +/- 10%. Merchandise specially manufactured cannot be returned.

Salgs- og leveringsbetingelser

Nedenstående salgs- og leveringsbetingelser skal finde anvendelse på samtlige handelsaftaler indgået med Scangrip A/S, i det omfang de ikke fraviges ved udtrykkelig aftale herom imellem parterne.

Priser

Prislisten er gældende fra udgivelsesdagen og erstatter alle tidligere pris-lister.

Samtlige priser opgives som bruttopriser eksklusiv moms, men inklusiv emballage til normal forsendelse. Der tages forbehold for eventuelle fejl og Scangrip A/S forbeholder sig retten til at regulere priserne uden forudgående varsel. Modtagne ordrer vil blive faktureret til den på modtagelsesdagen gældende pris. Såfremt kunden ønsker levering mere end 30 dage efter afgivelsen af ordren, forbeholder Scangrip A/S sig dog retten til at fakturere ordren til den på leveringstidspunktet gældende pris.

Ekspeditionsgebyr

For ordrer, hvis totale ordreværdi ikke overstiger DKK 2.500,00 beregnes et ekspeditions- og fragtgebyr på samlet DKK 140,00.

Leveringstid

Scangrip A/S kan ikke holdes ansvarlig for eventuelle tab opstået i forbindelse med manglende overholdelse af de opgivne leveringstider.

Leveringsbetingelse og adkomst

Leveringsbetingelserne er ab fabrik hvad angår fragtomkostninger og risiko for tab eller skade. Venligst bemærk at transportforsikring ikke er inkluderet i vor transportomkostning. Scangrip A/S bevarer ejendomsretten til produkterne, indtil betaling i sin helhed er sket. Køber skal straks efter modtagelsen kontrollere det købte og underrette Scangrip A/S om evt. fejl eller mangler inden 14 hverdage.

Payment

To be confirmed.

New orders and back orders will not be shipped/produced for accounts with overdue balances.

Property of the Goods

Until complete settlement of the goods delivered it remains the property of Scangrip A/S.

Until the date of payment the customer shall maintain adequate records in relation to the goods and store the good in such a way that they are clearly identifiable as the property of Scangrip A/S.

If the customer enters into any composition with its creditors, enter into liquidation, fails to make payment under this agreement or in the opinion of Scangrip A/S is unable to pay its debts then, with prejudice to the right of Scangrip A/S to repossess goods.

Scangrip A/S shall have the right without prior notice and to enter any premises for the purpose of such repossession, to cancel any undelivered goods and stop any goods in transit.

Scangrip A/S may sue the customer for overdue payments notwithstanding that property in the goods may not have passed to the customer.

Warranty

Scangrip A/S warrants only that the goods shall be free from defects in materials and workmanship upon delivery.

If any failure to meet the warranty mentioned shall appear during the period of twelve (12) calendar months after delivery of the goods to the end-user, the customer shall notify Scangrip A/S.

If the alleged defect exist Scangrip A/S shall, at its own discretion, either repair or replace the defective part or parts in order to remedy the defect or refund the purchase price of defective part or parts.

Governing Law and Jurisdiction

The Agreement shall for all purposes be governed and construed in accordance with the laws of Denmark.

Returret

Returvarer accepteres kun efter forudgående aftale mod fremvisning af faktura, såfremt det solgte modtages retur i salgbar stand og i original emballage. Handelsvarer, der ikke lagerføres af Scangrip A/S modtages ikke retur. Returnering af varer skal ske frit leveret til følgende adresse: Scangrip A/S, Rytterhaven 9, 5700 Svendborg. Ved modtagelse af varer, der ikke er salgbar eller standard lagervarer vil disse blive returneret til kunden. Ved udfærdigelse af kreditnota for returnerede varer vil fakturabeløbet blive fratrukket 15 % til dækning af håndtering og inspektion.

Specialprodukter

I forbindelse med fremstilling af produkter efter kundens specifikationer forbeholder Scangrip A/S sig retten til at levere den bestilte mængde +/- 10 %. Specialprodukter modtages ikke retur.

Betalingsbetingelser

Aftales mellem parterne. Scangrip A/S forbeholder sig retten til at udsætte levering af ordrer og restordrer til debitorer i betalingsrestance.

Garanti

Efter forudgående inspektion foretaget af Scangrip A/S ombyttes eller repareres alle produkter behæftet med materiale- eller fabriktionsfejl uden beregning inden for en periode på 12 måneder efter købsdatoen af regne.

Lovvalg og værneting

Alle tvister, som måtte opstå mellem parterne, herunder om fortolkning af disse almindelige salgs- og leveringsbetingelser og aftalen, skal afgøres efter dansk ret. Værneting for tvister mellem parterne er leverandørens hjemting. Leverandøren er berettiget til at anlægge sag ved kundens hjemting eller en anden ret, der efter retsplejeloven er værneting for kravet.